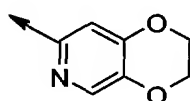


### REMARKS

Claim 4 is being amended to correct a typographical error. Support for this amendment is found in original claim 1 (see specification page 24, lines 24-25). Claim 7 is being amended to include an additional embodiment of the moiety R<sup>4</sup>. Support for this amendment is found in the specification at page 3, line 23 to page 4, line 28; and page 6, lines 13 and 24-25. No new matter is being added.

The additional R<sup>4</sup> group being added to claim 7 is represented by the following structure:



Thus, the additional R<sup>4</sup> group is encompassed by R<sup>4</sup> as defined in allowed claim 1. That is, it

- is an unsubstituted heterocyclic ring system;
- contains 1 heteroatom in ring (a) [i.e., N] and 2 heteroatoms in ring (b) [i.e., 2 oxygen atoms];
- ring (a) is aromatic and ring (b) is non-aromatic;
- X<sup>1</sup> is C;
- X<sup>2</sup> is CR<sup>5</sup> wherein R<sup>5</sup> is H;
- X<sup>3</sup> and X<sup>5</sup> are C;
- Y<sup>1</sup> is a 2 atom linker group, i.e., -N-CR<sup>5</sup>- wherein R<sup>5</sup> is H (wherein the N is connected to X<sup>1</sup> and CR<sup>5</sup> is connected to X<sup>5</sup>); and
- Y<sup>2</sup> is a 4 atom linker group, i.e., -O-CR<sup>5</sup>R<sup>6</sup>-CR<sup>5</sup>R<sup>6</sup>-O- wherein R<sup>5</sup> and R<sup>6</sup> are in each instance hydrogen (wherein the oxygens are connected to X<sup>3</sup> and X<sup>5</sup> respectively).

In accordance with the requirements set forth in MPEP 714.16 (700-264, Rev.5, Aug 2006), Applicants submit the following further remarks. The amendment to claim 7 is needed to particularly claim an embodiment presently preferred by Applicants. As discussed above, the additional R<sup>4</sup> group is encompassed by claim 1, which has been allowed, and is clear and definite in meaning. Accordingly, the proposed amendment to claim 7 should not require additional search or examination, and should also be deemed patentable. The amendment to claim 7 was not presented earlier as its omission from the claim was discovered during an internal

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review of the allowed claims following receipt of the Notice of Allowance mailed on Jan. 22, 2007.

In view of the foregoing remarks, Applicants respectfully request entry of this amendment.

Respectfully submitted,



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